

# Not Relevant

---

**From:** McCaskill Amy USRS <Amy.McCaskill@syngenta.com>

**Sent:** Friday, February 18, 2022 4:22 PM

**To:** Schmid, Emily <Schmid.Emily@epa.gov>

**Cc:** mgmt2 data USGR <data.mgmt2@syngenta.com>

**Subject:** FTA for State Restrictions

Hi Emily,

I just wanted to let you know that the Syngenta section 3 and 3 supplemental labels have just been submitted. The only question you had outstanding was if the Iowa supplemental should be exclusively for DT soybean. I did not speak with anyone directly in Iowa, our state liaison submitted our draft for their review. We were aligned with BASF in including DT soybean. However, since the Minnesota label was not crop specific and Bayer did not have specific crops specified we decided to remove the DT soybean as your edit suggested. We are not aware of any cotton growing in Iowa or Minnesota. Please let me know if you would like pdfs of the labels as I'm happy to send those along as well. I hope you have a great weekend.

Best Regards,

Amy McCaskill (she/her)  
Sr Federal Regulatory Manager, US Herbicide Portfolio



Syngenta Crop Protection, LLC  
PO Box 18300  
410 S Swing Road  
Greensboro, NC 27419-8300

office +13366322429  
mobile [REDACTED] PII  
[amy.mccaskill@syngenta.com](mailto:amy.mccaskill@syngenta.com)  
[www.syngenta.com](http://www.syngenta.com)

*This message may contain confidential information. If you are not the designated recipient, please notify the sender immediately, and delete the original and any copies. Any use of the message by you is prohibited. Syngenta seeks to preserve and promote competition and deter anticompetitive conduct. All our employees and partners are required to act in accordance with laws and Syngenta "Code of Conduct"*